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February 29, 2012

Ms. Christine Kump-Mitchell
Project Coordinator, Hazardous Waste Program
MDNR St. Louis Regional Office
7545 S. Lindbergh, Suite 210
St. Louis, MO 63216

Re: Modine Manufacturing Company – Camdenton, MO
Quarterly Report for period ending December 31, 2011
AOC No. 99-HW-002

Dear Ms. Kump-Mitchell:

The following is a summary report of the activities completed from October 1, 2011 through December 31, 2011 at the above referenced site. This report is being submitted as required by the Corrective Action Abatement Order on Consent, Order No. 99-HW-002 (AOC) paragraphs 91 through 94.

Description of work completed during the quarter:

Modine completed its evaluation of US EPA's final health assessment for trichloroethylene (TCE), released on September 28, 2011, and of the risk-based screening levels presented in the updated Regional Screening Level (RSL) table released in November 2011. Those documents were considered with respect to how they impact closure activities at the Camdenton site. It was determined that the indoor air sampling data obtained in September 2010 would yield a representative concentration above the TCE RSL published by USEPA, and that obtaining closure would not be feasible based on that data.

Summary of findings, data, etc.:

No additional data was collected or submitted during this monitoring period.

Summary of problems or potential problems and any corrective measures implemented:

No problems were encountered during the quarter being reported.

Projected work for the next reporting period:

As communicated to MDNR previously, Modine will be ceasing manufacturing operations at the Camdenton facility, and will be terminating its lease with its landlord at that time. Production is scheduled to cease in March 2012, with removal of equipment that same month, followed by interior cleaning prior to vacating the premises in April 2012.

Given the significant changes interior to the plant expected in the March-April timeframe, Modine believes that it is possible that indoor air quality may improve following the completion of equipment removal and subsequent facility cleaning. As such, Modine is considering a resampling of the indoor air following vacating of the premises, and is developing a scope of activities to support that approach. Modine intends to arrange a discussion with MDNR in Q2 of 2012 with the objective of reaching an agreement of a future course of action.

RCRA

Modine Manufacturing Company
1500 DeKoven Avenue
Racine, Wisconsin 53403-2562



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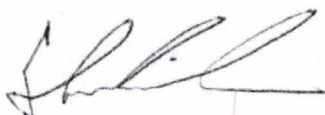
el 262-506-1200
ax 262-506-1424

Instances of Non-compliance with the requirements of the Order:

There were no instances of non-compliance with the requirements of the Order during this reporting period.

If you have any questions concerning this report, please contact Mr. Thomas E. Meitner, EH&S Manager at (262) 636-1412, or by email at t.e.meitner@modine.na.com.

Sincerely,



Scott A. Miller
Regional Operations Director – Americas

Cc: Modine Manufacturing Company – Camdenton
D. Garrett – EPA Region VII
S. Poplawski – Bryan Cave, LLP
M. Martin – CH2MHill
R. Martin – RAASMartin, LLC
P. Potthoff, Southwest Community Bank, Springfield, MO
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